Summary of Embodiments Described in the Present Application

The present application describes various embodiments of a user model that, in one

embodiment, can be implemented in an interactive television system. An interactive television

system may include a number of elements including a headend to which a plurality access

devices (e.g., set top boxes or STBs) may be connected. The user model recognizes that many

individuals may live in a house in which multiple access devices may be located. These access

devices may be considered client systems.

In one aspect, the user model of the present application organizes an interactive television

system by establishing software "objects" that represent the various households and the access

devices and individual users in the households that make up the interactive television system. As

depicted in FIGURE 5, a "household object" 202 (or simply "household") may be associated

with an account in the television system. Associated with the household are "access device

objects" and "user objects" that represent the access devices and users, respectively, in the

household. The access devices, or client systems, in the household are configured to be logical

extensions of each other.

The use of "objects" is known in the field of computer programming for organizing

executable code and data, but has heretofore not been applied outside of computer programming.

Described herewith is a novel application of an "object-oriented" approach to organizing

households, access devices, and users in an interactive multimedia environment.

Once established, an "object" can be instantiated in an electronic system and provide

functionality to the electronic system. Multiple instances of an object can be set up to represent

multiple entities. Thus, a household object can have multiple access device objects and multiple

user objects associated therewith, wherein each instance of an object has a configuration of

attributes and data.

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLIC 1420 Fifth Avenue Suite 2800

Suite 2800 Seattle, Washington 98101 206.682.8100

-2-

For example, consider a household in which each of the parents and children of a family

have a corresponding user object in the household. Attributes and data associated with each user

object may be used to define different access privileges possessed by each user in the household.

A user object for a child may include a channel list that permits the child to access only those

channels deemed appropriate by the child's parents. A user object for a parent may grant the

privilege of purchasing pay per view programming that otherwise is withheld from a child.

Different media access privileges for different users can be controlled by the different user

objects in the household. In a context discussed more specifically in the present application, a

user object may include configuration information related to a "favorites" setting.

As noted above, a user in a household may establish a user object to represent the user in

the system and the object, once established, may be instantiated in the multiple access devices, or

client systems, in the household. The instances of the user object in the access devices all share a

common origin and thus have the same organization of attributes and data. This aspect of the

present invention allows a user to create or reconfigure a user object by logging on to an

authorized user object at any one of the access devices of the household. The other access

devices (if any) in the household may automatically receive the new or reconfigured user object

information without further action by the user. This aspect advantageously allows a single

operation to configure and/or reconfigure all of the access devices in a household with the user

object information of a new or revised user object.

In another aspect of the present application, when a user adds a new access device to the

household, the new access device may automatically receive the user object information of user

objects already existing in the household, without further action by the user. In one embodiment,

this automatic exchange of user object information between instances of a user object is

coordinated by a server that stores the configuration information of each household and its

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESS\*\*LLC 1420 Fifth Avenue Suite 2800

Suite 2800 Seattle, Washington 98101 206.682.8100

-3-

associated user objects. This server, for example, can be operated by a multiple service operator

(MSO) or service provider. Alternatively, the server may be at a broadcast center for a satellite

broadcast system.

In another aspect, the information of a user object may be updated using a revision

information file. An access device sends updated user object information to a server when a user

changes the user object information of a user object via that access device. In one embodiment,

the server receives the updated user object information and stores the updated information in a

file corresponding to the user object. In addition, the server creates an update entry for the

received update information, which is stored in a list. The update entry includes a ticket number

and a bit vector, with the bit vector corresponding to the updated information being set. The

ticket number is incremented for each new update entry.

Patentability of Claims 1-10 Over Cragun

Turning now to the claims, the Office Action cited Cragun as anticipating the subject

matter recited in Claims 1-10. Applicant respectfully disagrees. For the convenience of the

Examiner, Claim 1 is repeated as follows:

1. A system to view multimedia content, the system

comprising:

a broadcast center capable of being communicatively coupled to a

network; and

a plurality of client systems coupled to the broadcast center,

wherein the plurality of client systems are associated with a

household,

wherein the plurality of client systems are logical extensions of

each other,

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLLC 1420 Fifth Avenue Suite 2800

Seattle, Washington 98101 206.682.8100

-4-

wherein the household is configurable to be associated with a

plurality of user objects,

wherein a client system of the plurality of client systems is

configured to be selectively accessed by a user to change a configuration

of a user object of the plurality of user objects that is related to a favorites

setting, and

wherein the system is configured to provide the change of the

configuration of the user object related to the favorites setting to all of the

client systems of the plurality of client systems without further activity

from the user.

Cragun is directed to a method and system in which users can participate and share

amongst themselves a synchronized list of bookmarks for use on the Internet. Two principal

embodiments are discussed. In one embodiment, "a server can be used to maintain the

collaborative bookmarks and synchronized bookmark lists." Cragun, Col. 2, lines 46-47. In the

other embodiment, "bookmark lists are synchronized by sending e-mail messages to each

participant." Cragun, Col. 2, lines 49-51.

Applicant has considered the Cragun reference and respectfully submits that Cragun does

not teach or suggest all of the elements recited in Claims 1-11 and thus cannot support a prima

facie rejection of the claims as being anticipated. For example, with respect to Claim 1, the

Office Action cited Cragun at Col. 2, lines 25-67, as disclosing "wherein the plurality of client

systems are associated with a household." Applicant has searched this cited section and indeed

the entire Cragun reference, and does not find any teaching of this claim element. At most,

Cragun teaches "multiple computer systems 100 can be used with an optional server 182"

(Col. 2, lines 61-62), but this does not anticipate the element "wherein the plurality of client

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLLC 1420 Fifth Avenue Suite 2800

Suite 2800 Seattle, Washington 98101 206.682.8100

-5-

systems are associated with a household." Cragun makes no reference to households or to an

object-oriented model that associates client systems and users in the households.

The Office Action further cited Cragun at Col. 3, lines 10-40 and Col. 3, line 60 to Col. 4,

line 2, as disclosing the element "wherein the plurality of client systems are logical extensions of

each other." Applicant respectfully disagrees. While Cragun teaches "a solution for individual

users who access the web from different places, for example from both work and home, or from

two different computer systems 100 or even two operating systems 130" (Col. 2, line 66 to Col.

4, line 2), this cannot be equated with the claim element "wherein the plurality of client systems

are logical extensions of each other." Cragun, rather, teaches quite the opposite.

Cragun relies on either an exchange of e-mail or server-administered computer

interaction to manage the bookmark lists on the different computer systems 100 precisely

because the client systems are not logical extensions of each other. Mere communication of

information from one computer to another does not make the computer systems logical

extensions of each other, even if the communication is to keep similar bookmark lists on the

computers. Users frequently e-mail files between work and home. While the users may access

the Internet through different systems, e.g., at work and at home, a person of ordinary skill in

computer technology would not consider the different systems to be logical extensions of each

other, as recited in Claim 1.

The Office Action also cited Cragun at Col. 3, lines 10-40, as disclosing the element

"wherein the household is configurable to be associated with a plurality of user objects."

Applicant has considered this section of Cragun, and again the entire Cragun reference, but does

not find any teaching supporting this assertion. In one aspect, it is unclear what portion of

Cragun is believed by the Examiner to anticipate "user objects", but to the extent the Examiner

considered Cragun's bookmark lists as "user objects", this is mistaken. Cragun's bookmark lists

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLLE 1420 Fifth Avenue Suite 2800

are maintained as separate lists on different systems. Even though Cragun teaches means in

which bookmark information is communicated from one computer to another, this does not

transform the separate lists into "user objects", as described and claimed in the present

application. Without teaching the concept of a "household" configurable to be associated with

"user objects", Cragun does not anticipate this element or the remaining elements of Claim 1.

For the foregoing reasons, applicant submits that Claim 1 is not anticipated by Cragun

and should be allowed.

Claims 2-10 are also patentable over Cragun, both for their dependence on allowable

Claim 1, and further for the additional subject matter they recite.

In support of the rejection of Claim 2, for example, the Office Action cited Cragun at

Col. 1, lines 30-55 and Col. 3, lines 10-55 as disclosing the system of Claim 1, "wherein the

system is configurable to selectively add a new client system to the plurality of client systems,

the system being configured to provide the plurality of user objects, including the favorites

setting, to the new client system without activity from a user." These sections, however, do not

address selectively adding new client systems and the provision of user objects thereto.

As another example, Claim 5 recites a server "configured to include a revision history"

and Claim 6 recites the system of claim 5, "wherein the revision history includes a ticket number

associated with each configuration change that is included in the revision history." The Office

Action cited Cragun at Col. 6, lines 37-60 as teaching these elements, but applicant disagrees.

Cragun teaches a historical database holding records such as nominate records, approve records,

and move records, but it is nowhere evident that Cragun teaches a revision history that includes a

ticket number associated with each configuration change included in the revision history.

As to Claim 10, the Office Action states "it is well known that TV channels/station have

their own website." However, that is not what Claim 10 recites. Claim 10 is directed to the

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLLC 1420 Fifth Avenue Suite 2800

system of Claim 1 "wherein the favorites setting includes a *television channel*", which is not taught or suggested by Cragun.

In view of the foregoing, applicant respectfully requests reconsideration and allowance of Claims 1-10.

## Patentability of Claims 11-14 Over Cragun

The Office Action cited Cragun as anticipating all of the elements recited in Claims 11-14. Applicant respectfully traverses these claim rejections. For the convenience of the Examiner, Claim 11 is repeated as follows:

11. A method to provide access to content in a multimedia communication network system having a plurality of access devices, the method comprising:

receiving configuration information related to a user object from a user via an access device of the plurality of access devices,

wherein the configuration information defines multimedia content that can be accessed by instantiating the user object in the access device,

wherein the configuration information further defines at least one favorites setting for that access device; and

providing the received configuration information, including the favorites setting, to another access device of the plurality of access devices.

As previously discussed herein, the present application teaches an object-oriented user model in which objects are defined and instantiated to represent households, access devices and users in a multimedia system. Claim 11 recites, in part, "receiving configuration information

LAW OFFICES OF
CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLLC
1420 Fifth Avenue
Suite 2800
Seattle, Washington 98101
206.682.8100

related to a user object from a user via an access device of the plurality of access devices,

wherein the configuration information defines multimedia content that can be accessed by

instantiating the user object in the access device [and] wherein the configuration information

further defines at least one favorites setting for that access device."

The Office Action rejected Claim 11 in connection with Claim 1, without separately

addressing the elements of Claim 11 that are different than Claim 1. As previously noted herein,

the present application teaches a system in which attributes and data associated with user objects

may be used to define different access privileges possessed by each user in the household.

Without any guidance as to which part of Cragun teaches elements such as "configuration

information [that] defines multimedia content that can be accessed by instantiating the user

object in the access device," applicant considered the entire Cragun reference and found nothing

that even suggests this element. Bookmarks, at best, provide shortcuts to content on the Internet,

but they do not "define[] multimedia content that can be accessed by instantiating the user object

in the access device." Absent a teaching of each and every element in Claim 11, the disclosure

of Cragun does not support a prima facie rejection of Claim 11. Withdrawal of the rejection of

Claim 11 is requested.

Claims 12-14 should also be allowed, for their dependence on allowable Claim 11 and for

the additional subject matter they recite. As to Claims 13 and 14 for example, it is nowhere

evident that Cragun teaches a revision history that includes ticket numbers assigned to revised

configuration information.

In view of the foregoing, applicant respectfully requests reconsideration and allowance of

Claims 11-14.

Patentability of Claims 15-19 Over Cragun

Claim 15 recites as follows:

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPILE 1420 Fifth Avenue Suite 2800

Seattle, Washington 98101 206.682.8100

15. A control system to provide access to content in a

multimedia communication network system having a plurality of access

devices, the control system comprising:

a server to receive configuration information related to a user

object from a user via an access device of the plurality of access devices,

wherein the configuration information defines multimedia content

that can be accessed via instantiation of the user object in the access

device,

wherein the configuration information further defines at least one

favorites setting for that access device, and

wherein the server is capable to provide the received configuration

information, including the favorites setting, to another access device of the

plurality of access devices.

The Office Action cited Cragun at Col. 2, line 60 to Col. 3, line 10, and Col. 1, lines

30-55, as teaching "a server to receive configuration information related to a user object from a

user via an access device of the plurality of access devices, wherein the configuration

information defines multimedia content that can be accessed via instantiation of the user object

in the access device." However, as discussed above with respect to Claim 11, neither these

sections nor any other portion of Cragun teaches these elements. Cragun's bookmarks may, at

best, provide shortcuts to content on the Internet, but they do not "define[] multimedia content

that can be accessed via instantiation of the user object in the access device." Indeed, nowhere

does Cragun discuss instantiation of a user object because Cragun has nothing suggesting an

object-oriented user model as disclosed and claimed in the present application. The rejection of

Claim 15 should be withdrawn and Claim 15 should be allowed.

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPILE 1420 Fifth Avenue

Suite 2800

Seattle, Washington 98101 206.682.8100

Claims 16-19 should also be allowed, both for their dependence on allowable Claim 15 and for the additional subject matter they recite. Claim 17, for example, recites the control system of Claim 16, "wherein the server is capable to assign a ticket number to the revised configuration information and to store the ticket number in a revision history." However, as with Claims 13 and 14, it is nowhere evident that Cragun teaches a revision history that includes

ticket numbers assigned to revised configuration information.

In view of the foregoing, applicant respectfully requests reconsideration and allowance of Claims 15-19.

Patentability of Claims 20-24 Over Cragun

Claim 20 recites as follows:

20. An article of manufacture, comprising:

a machine-readable medium for use in a multimedia communication network having a plurality of access devices, the

machine-readable medium having instructions stored thereon to:

receive configuration information related to a user object

from a user via an access device of the plurality of access devices,

wherein the configuration information defines

multimedia content that can be accessed via instantiation of the user object

in the access device,

wherein the configuration information further

defines at least one favorites setting for that access device; and

provide the received configuration information, including the

favorites setting, to another access device of the plurality of access

devices.

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPILIC 1420 Fifth Avenue **Suite 2800** 

Seattle, Washington 98101 206.682.8100

As previously noted herein, the present application teaches an object-oriented user model

in which objects are defined and instantiated to represent households, access devices and users in

a multimedia system. The Office Action rejected Claim 20 in connection with Claim 1, without

separately addressing the elements of Claim 20 that are different than Claim 1. Without

particular guidance as to which part of Cragun teaches elements such as a machine-readable

medium with instructions to "receive configuration information related to a user object from a

user via an access device of the plurality of access devices, wherein the configuration

information defines multimedia content that can be accessed via instantiation of the user object

in the access device," applicant considered the entire Cragun reference and found nothing

suggesting this element. As with Claim 15 above, absent a teaching of each and every element

in Claim 20, the disclosure of Cragun does not support a prima facie rejection of Claim 20.

Allowance of Claim 20 is requested.

Claims 21-24 are also patentable for their dependence on patentable Claim 20 and for the

additional subject matter they recite. For example, Cragun does not teach a revision history that

includes ticket numbers assigned to revised configuration information, as recited in Claim 21.

As a further example, in support of a rejection of Claim 24, the Office Action cited

Cragun at Col. 4, lines 1-30 and Col. 7, lines 40-60. Applicant has carefully considered these

sections of Cragun and respectfully submits that they do not teach what is claimed. Claim 24 is

directed to the article of manufacture of Claim 21, "further including instructions stored thereon

to: set a bit in a bit vector, the bit vector having a plurality of bits each being associated to a

corresponding configuration parameter of the user object, wherein the set bit indicates the

configuration parameter associated with the received configuration information and is related to

the favorites setting; and provide the bit vector to one of the access devices." Further inspection

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPILE 1420 Fifth Avenue Suite 2800

Seattle, Washington 98101 206.682.8100 of the entire disclosure of Cragun demonstrates that Cragun does not anticipate the elements of

Claim 24.

In view of the foregoing, applicant respectfully requests reconsideration and allowance of

Claims 20-24.

Patentability of Claims 25-27 Over Cragun

Claim 25 recites as follows:

25. An update method to provide configuration information

related to user object of a multimedia communication network system

having a plurality of access devices, the configuration information

including values for a plurality of configuration parameters, at least one of

the configuration parameters being related to a favorites setting, the

method comprising:

receiving a portion of the configuration information including the

favorites setting via an access device of the plurality of access devices;

assigning a ticket number to the received portion of the

configuration information;

storing the ticket number in a revision history; and

providing the ticket number to the access device.

For reasons discussed above with respect to Claims 6, 14, 17, and 21, Cragun does not

teach each and every element of Claim 25, notwithstanding the citations to Cragun set forth in

the Office Action. Lacking disclosure that teaches each and every element in Claim 25, Cragun

does not support a prima facie rejection of Claim 25. Accordingly, Claim 25 should be allowed.

Claims 26 and 27 are also patentable for their dependence on patentable Claim 25 and for

the additional subject matter they recite. For example, Cragun does not teach "setting a bit in a

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLLC 1420 Fifth Avenue Suite 2800

Suite 2800 Seattle, Washington 98101 206.682.8100

-13-

bit vector, the bit vector having a plurality of bits each being associated to a corresponding configuration parameter of the user object, wherein the set bit indicates the configuration parameter associated with the received configuration information and is related to the favorites

setting; and providing the bit vector to the access device," as recited in Claim 26.

Applicant respectfully requests reconsideration and allowance of Claims 25-27.

Patentability of Claims 28-30 Over Cragun

Claim 28 recites as follows:

28. An article of manufacture, comprising:

a machine-readable medium for use in a multimedia

communication network system having a plurality of access devices, the

configuration information including values for a plurality of configuration

parameters, at least one of the configuration parameters being related to a

favorites setting, the machine-readable medium having instructions stored

thereon to:

receive a portion of the configuration information including

the favorites setting via an access device of the plurality of access devices;

assign a ticket number to the received portion of the

configuration information;

store the ticket number in a revision history; and

provide the ticket number to the access device.

For reasons similar to those discussed above with respect to Claims 6, 14, 17, 21 and 25,

Cragun does not teach all of the elements of Claim 28 and thus does not anticipate Claim 28.

Dependent Claims 29 and 30 are also not anticipated by Cragun. For example, Claim 29 recites

instructions to "set a bit in a bit vector, the bit vector having a plurality of bits each being

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPACE 1420 Fifth Avenue Suite 2800

associated to a corresponding configuration parameter of the user object, wherein the set bit

indicates the configuration parameter associated with the received configuration information and

is related to the favorites setting; and provide the bit vector to the access device," which is not

taught by Cragun.

Reconsideration and allowance of Claims 28-30 is requested.

Patentability of Claims 31-33 Over Cragun

Claim 31 recites as follows:

31. A method to provide configuration information for at least

one user object to an access device in a multimedia communication

network system having a server and a plurality of access devices, the

access devices of the plurality of access devices being associated with one

or more households, the method comprising:

receiving a signal at the server that an access device is being

associated with a household in response to user activation of the access

device when the access device is coupled to the multimedia

communication network system;

sending from the server an indication of whether the access device

is the household's first access device; and

sending from the server configuration information for at least one

user object when the access device is not the first access device of the

household, the configuration information sent from the server including a

favorites setting present in at least one of the other access devices in the

household.

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLLE 1420 Fifth Avenue Suite 2800

The Office Action rejected Claim 31 in connection with Claim 15, without separately

addressing the elements of Claim 31 that are different than Claim 15. Accordingly, the Office

Action provided no guidance as to which part of Cragun was considered to teach elements such

as "receiving a signal at the server that an access device is being associated with a household in

response to user activation of the access device when the access device is coupled to the

multimedia communication network system", "sending from the server an indication of whether

the access device is the household's first access device", and "sending from the server

configuration information for at least one user object when the access device is not the first

access device of the household, the configuration information sent from the server including a

favorites setting present in at least one of the other access devices in the household." Applicant

considered all of the disclosure of Cragun and found nothing that teaches or suggests the

foregoing elements. Absent a teaching of each and every element in Claim 31, the disclosure of

Cragun does not support a prima facie rejection of Claim 31. Withdrawal of the rejection of

Claim 31 is requested.

Claims 32 and 33 should also be allowed, for their dependence on allowable Claim 31

and for the additional subject matter they recite.

Claim 32 recites the method of Claim 31 in which the method further comprises

"receiving configuration information from the user, including another favorites setting, via the

access device when the access device is the first access device of the household; and providing to

the server the configuration information received from the user." Applicant does not find this

feature being taught or suggested by Cragun, whether at Col. 1, lines 30-55 and Col. 3, lines 10-

67 as cited in the Office Action, or in any other section of Cragun.

As to Claim 33, it is nowhere evident that Cragun teaches a server that sends a ticket

number corresponding to configuration information provided to the server.

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESS<sup>PLLC</sup> 1420 Fifth Avenue Suite 2800

Suite 2800 Seattle, Washington 98101 206.682.8100

-16-

In view of the foregoing, applicant respectfully requests reconsideration and allowance of

Claims 31-33.

Patentability of Claims 34-35 Over Cragun and Ellis

Claim 34 recites as follows:

34. An apparatus to coordinate settings to access content

available via an interactive video casting system having a plurality of

channels, the interactive video casting system having connectivity to a

plurality of access devices and capable to provide the plurality of access

devices with access to a communication network, the apparatus

comprising:

a server located in the interactive video casting system and capable

to communicate with each access device in the plurality of access devices

via a communication protocol suitable to each access device,

wherein the server is capable to receive configuration information

related to a user object from a user via one of access device of the plurality

of access devices according to the communication protocol for that access

device,

wherein the configuration information defines multimedia content

that can be accessed via instantiation of the user object in the access

device,

wherein the configuration information further defines at least one

favorites setting for that access device,

wherein the at least one favorites setting includes an address

associated with a location in the communication network where the

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLLC 1420 Fifth Avenue Suite 2800

Suite 2800 Seattle, Washington 98101 206.682.8100

-17-

content can be accessed by the access device or including a channel

among the plurality of channels of the interactive video casting system,

wherein the server is capable to provide the configuration

information received from the access device, including the favorites

setting having the address or the channel, to another access device of the

plurality of access devices without further activity from the user according

to a communication protocol suitable to that access device.

Claims 34-35 were rejected under 35 U.S.C. § 103(a) as being unpatentable over Cragun

in view of Ellis. As previously discussed herein, the present application teaches an object-

oriented user model in which objects are defined and instantiated to represent households, access

devices and users in a multimedia system. Cragun does not teach any such elements, including

"user objects" having "configuration information [that] defines multimedia content that can be

accessed via instantiation of the user object in the access device." Cragun also does not teach a

"favorites setting" as "including a channel among the plurality of channels of [an] interactive

video casting system." While Ellis may teach an interactive video casting system, as asserted in

the Office Action, this teaching alone does not overcome the above-discussed deficiencies of

disclose in the Cragun reference. Consequently, even if Cragun's system could be modified to

operate an interactive video casting system according to Ellis, the resulting modified system still

fails to teach all of the elements recited in Claim 34. Claims 34 and 35 are thus in allowable

condition.

Patentability of Claims 36-37 Over Cragun and Ellis

Claim 36 recites as follows:

36. An apparatus to coordinate settings to access content

available via an interactive video casting system having a plurality of

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLIC 1420 Fifth Avenue Suite 2800

channels, the interactive video casting system having connectivity to a

plurality of access devices and capable to provide the plurality of access

devices with access to a communication network, the apparatus

comprising:

a server located in the interactive video casting system and capable

to communicate with each access device in the plurality of access devices

via a communication protocol suitable to each access device,

wherein the server is capable to receive configuration information

related to a user object from a user via one of access device of the plurality

of access devices according to the communication protocol for that access

device,

wherein the configuration information defines multimedia content

that can be accessed via instantiation of the user object in the access

device,

wherein the configuration information further defines at least one

favorites setting for that access device,

wherein the at least one favorites setting includes an address

associated with a location in the communication network where the

content can be accessed by the access device or including a channel

among the plurality of channels of the interactive video casting system,

wherein the server is capable to provide the configuration

information received from the access device, including the favorites

setting having the address or the channel, to another access device of the

plurality of access devices without further activity from the user according

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLLE 1420 Fifth Avenue Suite 2800

to a communication protocol suitable to that access device, the server

further being capable to:

assign a ticket number to a portion of the received

configuration information;

store the ticket number in a revision history;

provide the ticket number to the access device that sent the

configuration information;

set a bit in a bit vector, the bit vector having a plurality of

bits each being associated to a corresponding configuration parameter of

the user object, wherein the set bit indicates the configuration parameter

associated with the received configuration information and is related to the

favorites setting; and

provide the bit vector to the access device that sent the

configuration information.

As with Claims 34-35, Claims 36-37 were rejected as being unpatentable over Cragun in

view of Ellis. Applicants has considered both the Cragun and Ellis references and submits that

neither of the references, alone or in combination, teach all of the elements set forth in Claims 36

and 37. As discussed above, neither Cragun nor Ellis discusses "user objects", as claimed, nor

do they discuss "configuration information [that] defines multimedia content that can be

accessed via instantiation of the user object in the access device." Furthermore, as discussed

above, Cragun and Ellis do not teach a "favorites setting" that includes "a channel among the

plurality of channels of the interactive video casting system." Additionally, the references do not

teach a server capable to "assign a ticket number to a portion of the received configuration

information; store the ticket number in a revision history; provide the ticket number to the access

LAW OFFICES OF
CHRISTENSEN O'CONNOR JOHNSON KINDNESSPILE
1420 Fifth Avenue
Suite 2800

Suite 2800 Seattle, Washington 98101 206.682.8100

-20-

device that sent the configuration information; set a bit in a bit vector, the bit vector having a

plurality of bits each being associated to a corresponding configuration parameter of the user

object, wherein the set bit indicates the configuration parameter associated with the received

configuration information and is related to the favorites setting; and provide the bit vector to the

access device that sent the configuration information."

For all the foregoing reasons, applicant submits that Claims 36 and 37 are patentable over

Cragun and Ellis. Reconsideration and allowance of Claims 36 and 37 is requested.

Patentability of Claim 38 Over Cragun

Claim 38 recites as follows:

38. An apparatus to provide access to content in a multimedia

communication network system having a plurality of access devices, the

method comprising:

a means for receiving configuration information related to a user

object from a user via an access device of the plurality of access devices,

wherein the configuration information defines multimedia

content that can be accessed by instantiating the user object in the access

device,

wherein the configuration information further defines at

least one favorites setting for that access device; and

a means for providing the received configuration information,

including the favorites setting, to another access device of the plurality of

access devices.

The Office Action rejected Claim 38 in connection with Claim 1, without separately

addressing the elements of Claim 38 that are different than Claim 1. As previously noted herein,

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLLE 1420 Fifth Avenue

Suite 2800

Seattle, Washington 98101 206.682.8100

the present application teaches a system in which attributes and data associated with user objects

may be used to define different access privileges possessed by each user in the household.

Without particular guidance in the Office Action, applicant considered the entire Cragun

reference and found nothing that suggests elements such as "configuration information [that]

defines multimedia content that can be accessed by instantiating the user object in the access

device." As discussed above with respect to Claim 11, bookmarks as taught by Cragun provide,

at best, shortcuts to content on the Internet; they do not, however, "define[] multimedia content

that can be accessed by instantiating the user object in the access device." Absent a teaching of

each and every element in Claim 38, the disclosure of Cragun does not support a prima facie

rejection of Claim 38. Allowance of Claim 38 is requested.

Patentability of Claim 39 Over Cragun

Lastly, Claim 39 recites as follows:

39. A system to provide configuration information for at least

one user object to an access device in a multimedia communication

network having a server and a plurality of access devices, the access

devices of the plurality of access devices being associated with one or

more households, the system comprising:

a means for receiving a signal at the server that an access device is

being associated with a household in response to user activation of the

access device when the access device is coupled to the multimedia

communication network;

a means for sending from the server an indication of whether the

access device is the household's first access device; and

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLE 1420 Fifth Avenue Suite 2800

Suite 2800 Seattle, Washington 98101 206.682.8100

-22-

a means for sending from the server configuration information for at least one user object when the access device is not the first access device of the household, the configuration information sent from the server including a favorites setting present in at least one of the other access devices in the household.

The Office Action rejected Claim 39 in connection with Claim 15, without separately addressing the elements of Claim 39 that are different than Claim 15. Accordingly, the Office Action provided no guidance as to which parts of Cragun were considered to teach elements such as "means for receiving a signal at the server that an access device is being associated with a household in response to user activation of the access device when the access device is coupled to the multimedia communication network system", "means for sending from the server an indication of whether the access device is the household's first access device", and "means for sending from the server configuration information for at least one user object when the access device is not the first access device of the household, the configuration information sent from the server including a favorites setting present in at least one of the other access devices in the household." As with Claim 31 above, applicant considered all of the disclosure of Cragun and found nothing that teaches or suggests the recited means. Lacking a teaching of each and every element in Claim 39, the disclosure of Cragun does not support a *prima facie* rejection of the claim. Claim 39 should be allowed.

LAW OFFICES OF
CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLIC
1420 Fifth Avenue
Suite 2800
Seattle, Washington 98101
206.682.8100

## **CONCLUSION**

Applicant respectfully submits that the claims in the present application are in allowable condition and requests a notice to that effect at an early date. Should the Examiner identify any issues needing resolution prior to allowance of the application, the Examiner is invited to contact the undersigned counsel by telephone.

Respectfully submitted,

CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLLC

Kevan L. Morgan Registration No. 42,015 Direct Dial No. 206.695,1712

I hereby certify that this correspondence is being deposited with the U.S. Postal Service in a sealed envelope as first class mail with postage thereon, fully prepaid and addressed to Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on the below date.

Date:

3/16/06

KLM:ejh